

## WAR IN BALKANS

TWENTY-FOUR TURKISH BATTALIONS ORDERED TO MACEDONIA—FIFTEEN TURKISH VILLAGES BURNED BY BULGARIANS AND A CUSTOM HOUSE ON THE SERBIAN FRONTIER IS DYNAMITED.

Associated Press Cable to the Star.

SALONICA, August 10.—Twenty-four Turkish battalions have been ordered to proceed at once to Macedonia, and a state of war without any formal declaration already exists. Bulgarians have burned fifteen Turkish villages, committing all sorts of outrages and plunder, and the war flame is spreading. A custom house on the Serbian frontier has been dynamited and almost destroyed.

## AFTER THE ASSASSINS

THE CZAR DEMANDS THAT THE TURKISH MURDERERS OF HIS CONSUL AT MONASTIR BE PUNISHED—RUSSIA WANTS COMPLETE INVESTIGATION AND TURKEY WILL BE CALLED UPON TO TAKE ACTION.

Associated Press Cable to the Star.

ST. PETERSBURG, August 10.—The Czar has demanded the punishment of all parties implicated in the assassination of the Russian consul at Monastir, by Turks. The Russian government will take steps to see that the matter is thoroughly investigated and the guilty parties are properly dealt with. It is not known yet what action the Turkish government will take in the matter.

## CHINA CAN GET ARMS

GREAT BRITAIN REPEALS LAW PROHIBITING EXPORTATION OF ARMS AND AMMUNITION TO CHINA—LIKELY TO CAUSE A PROTEST FROM OTHER POWERS—ENGLAND SAID TO BE SECRETLY HELPING CHINA.

Associated Press Cable to the Star.

LONDON, August 10.—The law prohibiting the exportation of arms and ammunition to China by subjects of the British Empire has been repealed. This order means that arms and ammunition can be exported to Chinese ports.

It is not unlikely that the action of Great Britain may cause a protest from other Powers. It is claimed in foreign diplomatic circles, that the order amounts practically to the arming of China. Under the terms of the Protocol agreement with the Powers after the Boxer troubles, China is prohibited from importing arms and ammunition for a period of years. The action on the part of Great Britain in repealing her part of the agreement is declared to be nothing more or less than an intention to secretly aid the Chinese to arm themselves and violate the terms of the Protocol.

## SENDING SERVANS HOME

Associated Press Cable to the Star.

VIENNA, Austria, August 10.—All of the Servians attending the military schools have been sent home. This order is the result of an agreement between Russia and Austria.

## ONLY CHICKEN POX

Associated Press Cable to the Star.

SAN FRANCISCO, August 10.—Mrs. Captain Whiting, who was reported ill with small-pox, is recovering. Her case proves to be merely one of chicken pox.

Star Want ads pay at once.



**STRONG PROTECTION**  
Our Burglar and Fire-proof Vaults, with heavy steel walls and modern locks will protect your

### VALUABLES

If you have jewelry, coins, papers, heirlooms, or anything valuable, rent one of our Safe-Deposit Boxes, where you can keep them safely and no one but yourself can open the Box.  
**CHARGES REASONABLE.**  
Only fifty cents (50c) a month.

**HAWAIIAN TRUST CO., LTD**

923 FORT STREET,  
TELEPHONE MAIN 184.

**PIONEER BUILDING & LOAN ASSN.**  
The Pioneer Building and Loan Association of Hawaii pays its withdrawing members at the end of six months or a year not only the cash paid in by them, but Seventy-five (75%) per cent. of the profits.

It retains Twenty-five (25%) per cent of the profits for the benefit of the Stockholders remaining.

The Twenty-seventh Series of Stock is now open for subscription. ONE DOLLAR per month per share. A. V. Gear, Secretary, 122 King Street.

Fine Job Printing, Star Office



**DOG BISCUIT.**  
PUPPY FOOD,  
MEDICINES,  
SOAP AND  
KENNEL SUNDRIES

Dog Food Fresh By Every Steamer.

**Pearson & Potter Co., Limited**

Corner Hotel and Union Streets.  
Telephone Main 317.

## To Loot The Estate

CECIL BROWN AND MRS. PARKER FILE AFFIDAVITS AND A MOTION IN THE CAMPBELL ESTATE—A PLAN TO LOOT THE ESTATE ALLEGED BY BROWN—REMOVAL ASKED.

Two of the trustees under the will of the late James Campbell filed affidavits this morning to have George A. Davis removed as guardian of the minor children. They are Cecil Brown and Mrs. Campbell-Parker. Brown charges that the appointment of Davis was of Davis' seeking and was with the hope that he might involve the estate in litigation and get large fees. A motion to have him removed is based upon the affidavits.

Cecil Brown's affidavit sets forth that he is one of the trustees of the estate and continues: "That he had no knowledge or information of, and no notice was given him, that a guardian of the property of Muriel Campbell and Beatrice Campbell was to be applied for, or that a hearing upon said matter of appointment was to be had; that the first deponent knew that the appointment had been made was through the newspapers published in Honolulu; and this deponent upon information which he verily believes true, says that the reason of the ex parte application of said George A. Davis to be appointed guardian of said minor children is and was that the estate of James Campbell should be involved in expensive and useless litigation, and that as guardian of said minor children, he, the said George A. Davis, would have the opportunity of instituting suits and commencing litigation; which he has done and would do, thereby making business and fees for himself by virtue of such appointment, and is now using the office to which he was so appointed for his private gain as an attorney at law; and this deponent further alleges upon information and belief, which he verily believes true, that the appointment of the said Davis as guardian, and any and all proceedings which have been taken, if any, upon behalf of said minors, have been taken without the knowledge or consent and without any authority or consultation with the mother of said minors, Mrs. Abigail K. Campbell-Parker, their natural guardian; that all proceedings had and taken, if any, by said Davis as such guardian, have been voluntary on his part and without being requested thereto by the mother of said minors. And this deponent further says that in his opinion the said George A. Davis is not a fit and proper person to be appointed or to act as guardian of the property of said minor children. And this deponent further says that his co-trustee, J. O. Carter, Esq., had no notice of the hearing at which said Davis was appointed guardian, and that such appointment was made without the knowledge and consent of his said co-trustee. And this deponent further says that it is the intention of the trustees under the last will and testament of said James Campbell, deceased, to commence proceedings in a court of competent jurisdiction, whereby and whereunder the last will and testament of the said James Campbell can be passed upon and construed."

Mrs. Parker's affidavit is as follows:

"Abigail K. Campbell-Parker, being duly sworn, deposes and says: That she was the wife of James Campbell, deceased, and that she is the mother of Muriel Campbell, aged 12 years and upwards, and of Beatrice Campbell, aged 9 years or thereabouts, the minor children of said James Campbell. That on the 11 day of June, 1903, the Hon. George D. Gear, Second Judge of the Circuit Court of the First Circuit, without consultation and without the knowledge and consent of this deponent, and without notice to her and the other trustees of the estate of James Campbell under his will duly admitted to probate and without their knowledge or consent, did appoint one, George A. Davis, an attorney at law, guardian of the property of said minors Muriel Campbell and Beatrice Campbell; that this deponent objects to the appointment of said George A. Davis as such guardian upon the ground that he is not a fit or proper person in her opinion, to hold the office of guardian; that in the opinion of this deponent it is not necessary or convenient that a guardian of the property of said minor children should be now appointed; that in the opinion of this deponent; ample protection to the property interests of said minors is conferred upon the judges of Circuit Courts where such children may reside, and that the trustees of the last will and testament of the said James Campbell are, under the terms of said will, fully authorized, and it is their duty to look after and protect the property rights and interests of said minors; that the appointment of the said George A. Davis was the voluntary act of said Circuit Judge, and as your deponent believes, was made upon the application of the said George A. Davis ex parte, and without notice to any persons interested and without a hearing in which all parties in interest could be heard; that the first information or notice that this deponent had of such appointment was from the newspapers published in the city of Honolulu."

"ABIGAIL K. CAMPBELL-PARKER."

## TEN DOLLARS FOR TEN MINORS

A Chinese Father Who Followed American Custom in Disposing of His Property.

The will of Ho Kong Wing, a Chinese who left considerable property here and in China, was filed for probate this morning. The deceased left eleven children, ten of them minors, and a widow. His will was drawn after the approved fashion of some American heavy capitalists who wish to see that their children do not interfere, for it leaves each of the ten minor children one dollar.

The rest of the estate, which consists in part of an insurance policy for \$1,000 and \$3,000 cash, is left to the wife and a daughter who is of age. The will sets forth that the decedent has confidence in the wife and daughter and relies upon them to look after the children and have them educated according to wishes expressed during his life time. The daughter is made executrix.

## THE BAR WAITS

EXPECTATION IS ON TIPTOE AS TO WHAT THE SUPREME COURT WILL DO IN THE FOUR DISBARMENT CASES BEFORE IT—A DECISION WILL BE RENDERED AT 3 O'CLOCK TODAY.

At three o'clock this afternoon the Supreme Court is expected to decide the disbarment cases growing out of the Sumner litigation. Associate Justice Perry has been ill for several days and will probably not sit, but Chief Justice Frear and Associate Galbraith will be present. The decisions will be filed with the clerk as in ordinary cases, but the judgments will probably be announced from the bench by the chief justice. There are four separate cases, those of A. S. Humphreys, F. E. Thompson, J. A. Magoon and George A. Davis, and all have been the subject of much discussion.

This morning Davis filed another brief in his case. It dealt with his services for Sumner, detailing what had been done and said several times, "If this be infidelity I am guilty." Davis declares that he prevented the old man from being defrauded by R. W. Davis "who is now piloting him to San Francisco."

## TWO COUNTIES WITHOUT PAPERS

Difficulty in Complying With County Act Provisions—Chance to Start Papers.

The attention of a number of local merchants and others has been attracted to the following part of section 19 of the new county law, which seems to indicate much pilikia for some of the counties:

"No supplies, printing, stationery or books shall be procured of any person or firm whose paper has not been published or whose place of business has not been established in the county for one year or more prior to the time of fixing said prices." The prices referred to are the prices for printing and county supplies, which are to be fixed annually by the county board.

Under this section it would appear that the Counties of Kauai and West Hawaii cannot have any paper supplies or printing at all, for neither one has any paper established at all now, and if papers should be started at once they will not have been established a year when the time for getting supplies comes.

Under the law there appears to be room for some newspaper snaps in the outside counties. Kauai, for instance, if it has a paper at all, is not likely to have more than one and this establishment will have to be given all the business, under the law. For supplies, such as books, etc., it is claimed that the county is not allowed under the law to send to Honolulu. There is little likelihood that any large book bindery will start up on Kauai just yet, so that Kauai will need some assistance in getting county books, etc.

## ELKS PROTEST SATURDAY'S GAME

ASK THAT THE GAME BE PLAYED OVER AT SOME FUTURE DATE—THEIR REASONS.

The Elks have prepared a protest with the baseball league against a decision of Umpire Lemon in Saturday's game, which it is claimed may have considerably affected the result, and they ask that the game be played over again. The basis of the protest is that Lemon declared Knight out because of improper conduct by Moore and that this cost the Elks a run and put them out in the third inning.

It is said that the umpire himself on the field stated as his reason for declaring Knight out, Knight being at home, was that Moore had been guilty of "ungentlemanly playing" in bumping into a H. A. C. player who was running another base. This is the reason for the ruling which Lemon is said to have given to Sonny Cunha, who protested on the field. A protest has therefore been drawn up, on the ground that the umpire had no right to declare Knight out for anything Moore did.

The Elks ask that a future date be set for playing the game over again. Their protest will be heard at the meeting of the league next Thursday afternoon.

THE OLD RELIABLE



## Twenty Silver Dollars Free!

See the red box in our show window. We will give a key of this box free to every customer who makes a \$2.50 cash purchase. When all the keys have been given out, one will open the box—only one, perhaps you will have that one. No employee allowed to have a key. We do not know which key opens the box.

**MANUFACTURERS' SHOE CO., LTD**

1051 Fort Street